

Decision 06-03-028 March 22, 2006

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Pacific Bell Telephone Company, d/b/a SBC California for Generic Proceeding to Implement Changes in Federal Unbundling Rules Under Sections 251 and 252 of the Telecommunications Act of 1996.

Application 05-07-024
(Filed July 28, 2005)

DECISION CORRECTING ERROR

Decision 06-01-043 was approved by the Commission on January 26, 2006. That decision contains an error that needs to be corrected. The heading for Section III.K. inadvertently repeats the final paragraph from Section III.J. That paragraph reads as follows:

The CLECs have proposed language that would require SBC to assess the rates applicable to fully mechanized service orders, regardless of whether SBC's systems are capable of handling the service orders on such a basis. SBC disagrees saying that if a CLEC places an order manually, SBC must be permitted to assess the applicable manual service order charge to recover the cost of the work required. We agree with SBC. The CLECs should pay the appropriate non-recurring charge based on how they submit their service orders. SBC's language in Sections 1.3.3, 2.1.3.3, and 10.1.3.1 is adopted.

The paragraph cited above will be removed from the heading for Section III.K, and the corrected heading for Section III.K will read as follows:

Issue 10: Sections 1.3.3, 2.1.3.3, 3.2.2.2, and 10.1.3.1 – With respect to the transition of declassified elements and the conversion of wholesale services to UNEs and UNEs to wholesale services, must SBC accomplish such transitions and conversions in a seamless manner?

Therefore, pursuant to the authority granted in Resolution A-4661, **IT IS ORDERED** that the heading for Section III.K on page 39 of Decision 06-01-043 shall be modified as described above.

This order is effective today.

Dated March 22, 2006, at San Francisco, California.

/s/ PAUL CLANON FOR
STEVE LARSON

STEVE LARSON
Executive Director